RECEIVED **CENTRAL FAX CENTER**

MAY 1 7 2006



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

David Low

Serial No.:

10/709,489 5/10/2004

Filed: For:

Stackable Cable Hanger

Docket Number:

4020

Confirmation No.: 3488 Examiner:

Sterling, Amy Jo

Art Unit:

3632

RESPONSE TO OFFICIAL ACTION

Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

May 17, 2006

Sir:

Responsive to the Official Action Dated March 7, 2006 and a Notice of Non-compliant Amendment dated May 10, 2006 Applicant respectfully submits the following response.

The Examiner has taken the position that the application contains claims directed to two patentably distinct species of the claimed invention: Species 1 (figures 1-3 and 6) and Species 2 (figures 4 and 5), between which the Examiner issued a restriction requirement.

Applicant respectfully submits that there is no difference between "Species 1 and 2". As unambiguously identified in the figures descriptions appearing at Paragraphs 13 and 14 of the Specification, figures 4 and 5 are merely examples of the identical cable hanger appearing in figures 1-3, shown installed upon cable(s) according to the invention. The number of cable hangers and or specific attachment hardware applied according to the invention in a given installation is not a distinction that is presently claimed by Applicant. Therefore claims 1-16 are generic to the Examiners Restriction Requirement.

BABCOCK IP LLC 24154 LAKESIDE DRIVE LAKE ZURICH, IL 60047-8041 USA

VOICE: 847.719.2063 FAX: 847.438.5743 EMAIL@BABCOCKIP.COM WWW.BABCOCKIP.COM

Serial Number: 10/709,489 Filed: 5/10/2004



For the reasons specified herein above, Applicant respectfully traverses the Examiner's restriction requirement. For purposes of continuing prosecution without further delay, Applicant's required election is for "Species II: Fig. 4 and 5". Although the Examiner indicates "no claim is generic", after careful review of the claims as filed, Applicant respectfully submits that each and every claim is generic to the restriction requirement as presented. Therefore, each of claims 1-16 as originally filed are readable upon "Species II: Fig. 4 and 5".

Having traversed the Examiner's Restriction Requirement, Applicant respectfully requests immediate prosecution of all claims (1-16) in the present application without further delay.

Respectfully submitted,

Andrew Babcock, Esq. Attorney for Applicant Registration Number 44517

Babcock IP, LLC 24154 Lakeside Dr. Lake Zurich, IL 60047 Telephone: 847 719-2063

Fax: 847 438-5743

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office (Fax No 571-273-8300) on May 17, 2006.

Andrew D. Babcock